CHAP. 785.—An Act To amend an Act to authorize the Secretary of War and the Secretary of the Navy to make certain disposition of condemned ordnance, guns, projectiles, and other condemned material in their respective departments.

May 26, 1928. [H. R 6049.] [Public No. 549.]

Army and Navy con-

demned ordnance, etc.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That an Act to authorize the Secretary of War and the Secretary of the Navy to make certain disposition of condemned ordnance, guns, and cannon balls in their respective departments, approved May 22, 1896 (chapter od. 29, p. 133, amend-231, Twenty-ninth Statutes, page 133; section 546, title 34, United U. S. Code, pp. 1124, States Code; section 67, title 50, United States Code), be, and is hereby, amended so that the Act when amended shall read:

"That the Secretary of War and the Secretary of the Navy are soldiers' monumer each hereby authorized, in their discretion, to loan or give to soldiers' associations. Grand Army of the Republic, monument associations, posts of the Grand Army of the Republic, American Legion, etc. posts of the American Legion, and other recognized war veteran associations, State museums, and municipal corporations condemned or obsolete ordnance, guns, projectiles, and other condemned or obsolete material which may not be needed in the service of either of said departments.

"Such loan or gift shall be made subject to rules and regulations penses covering the same in each department, and the Government shall be at no expense in connection with any such loan or gift."

No Government ex-

Approved, May 26, 1928.

CHAP. 786.—An Act To amend section 3 of an Act entitled "An Act authorizing the use for permanent construction at military posts of the proceeds from the sale of surplus War Department real property, and authorizing the sale of certain military reservations, and for other purposes," approved March 12, 1926.

May 26, 1928. [S. 3752.] Public, No. 550.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 3 purposes. Sale of tracts, etc., no of an Act authorizing the use for permanent construction at mili- Sale of tracts, etc., no longer needed. Vol. 44, p. 205, amendtary posts of the proceeds from the sale of surplus War Department real property, and authorizing the sale of certain military reservations, and for other purposes, be, and the same is hereby, amended to read as follows: "Sec. 3. The Secretary of War is hereby authorized, directed, request of adverse pos-

United States, or the ancestors, the assignors, or the predecessors in title of a citizen, either separately or by tacking, shall have for a period of twenty or more years immediately preceding the approval of this Act resided upon and occupied adversely or improved any part or parcel of the aforesaid designated property; or exercised ownership thereof based upon a deed of conveyance, purporting to convey a fee simple title and executed twenty years or more prior to the passage of this Act, and theretofore made by one claiming title to such part or parcel, to have such part or parcel

so claimed separately surveyed if requested in writing by a claimant within sixty days after the service of written notice on such

land, and to thereafter convey title to the claimant by quitclaim deed upon payment of 10 per centum of the appraised value thereof: Provided, That any claimant who fails or refuses for more than

cation for survey and submit satisfactory record and other evidence required by the Secretary of War to substantiate the claim that he is entitled to a quitclaim deed under the provisions of this section shall forever be estopped from exercising any claim of title or right of possession to the property: Provided further, That the

and empowered, in the event it be found that any citizen of the sessor thereof on notice

Authority for quitperson or his tenant or agent that the United States claims such claim deed.

Claimant estopped if sixty days after the notice herein provided to make written appli- no application made,